



ಕರ್ನಾಟಕ ರಾಜ್ಯಪತ್ರ

ಅಧಿಕೃತವಾಗಿ ಪ್ರಕಟಿಸಲಾದುದು

ಸಂಪುಟ - ೧೫೫ Volume - 155	ಬೆಂಗಳೂರು, ಗುರುವಾರ, ೧೭, ಡಿಸೆಂಬರ್, ೨೦೨೦(ಮಾರ್ಗಶಿರ, ೨೬, ಶಕವರ್ಷ ೧೯೪೨) Bengaluru, THURSDAY, 17, DECEMBER, 2020(MARGASHIRA, 26, ShakaVarsha 1942)	ಸಂಚಿಕೆ ೫೧ Issue 51
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ಭಾಗ ೪ಎ

ರಾಜ್ಯದ ವಿಧೇಯಕಗಳ ಮತ್ತು ಅವುಗಳ ಮೇಲೆ ಪರಿಶೀಲನಾ ಸಮಿತಿಯ ವರದಿಗಳು, ರಾಜ್ಯದ ಅಧಿನಿಯಮಗಳು ಮತ್ತು ಆಧ್ಯಾದೇಶಗಳು, ಕೇಂದ್ರದ ಮತ್ತು ರಾಜ್ಯದ ಶಾಸನಗಳ ಮೇರೆಗೆ ರಾಜ್ಯ ಸರ್ಕಾರವು ಹೊರಡಿಸಿದ ಸಾಮಾನ್ಯ ಶಾಸನಬದ್ಧ ನಿಯಮಗಳು ಮತ್ತು ರಾಜ್ಯಾಂಗದ ಮೇರೆಗೆ ರಾಜ್ಯಪಾಲರು ಮಾಡಿದ ನಿಯಮಗಳು ಹಾಗೂ ಕರ್ನಾಟಕ ಉಚ್ಚ ನ್ಯಾಯಾಲಯವು ಮಾಡಿದ ನಿಯಮಗಳು

GOVERNMENT OF KARNATAKA

No.FCS 21 RPR 2019 (E-Office)

Karnataka Government Secretariat,
Ground Floor, Vikasa soudha,
Bengaluru, Dated: 10.12.2020

NOTIFICATION

In exercise of the powers conferred by section 3 read with section 5 of the Essential Commodities Act, 1955 (Central Act 10 of 1955) and sub-section (5) of section 24 of the National Food Security Act, 2013 (Central Act 20 of 2013) the Government of Karnataka hereby makes the following order, further to amend the Karnataka Essential Commodities Public Distribution System (Control) Order, 2016, namely:-

ORDER

1. **Title and Commencement:-** (1) This Order may be called the Karnataka Essential Commodities Public Distribution system (Control) (Amendment) Order, 2020

(2) It shall come into force from the date of its publication in the Official Gazette.

2. **Insertion of new clause-18A:-** In the Karnataka Essential commodities Public Distribution System (Control) Order, 2016, after clause 18 the following shall be inserted, namely:-

"18A. Penalty:- Any ration card holder (or any family member of ration card holder) who sells or stores the essential commodities or food grains for the purpose of selling for money or other kinds such ration card holder or any family member of ration card holder, be punished with the penalty of price of food grains in the open market rate and be liable for suspension of such ration card for a period of six months"

By Order and in the name of the
Governor of Karnataka

(V.Venkatesh)

Under Secretary to Government
Food, Civil Supplies, Consumer affairs
And Legal Metrology Department

PR-642

(೪೦೪೭)

GOVERNMENT OF KARNATAKA

No: CO 71 CLM 2020 (E)

Karnataka Government Secretariat

M.S. Building

Bengaluru, dated: 08.12.2020

NOTIFICATION

Whereas, the draft of the Karnataka Co-operative Societies Rules, 1960 was published as required by sub-section (1) of section 129 of the Karnataka Co-operative Societies Act, 1959 (Karnataka Act 11 of 1959) in Notification No: CO 71 CLM 2020 (E), Dated:04.11.2020, in part-IVA of the Karnataka Gazette Dated:12.11.2020 inviting objections and suggestions from all the persons likely to be affected thereby within fifteen days from the date of its publication in the official Gazette.

And whereas no objections and suggestions were received in this behalf.

Now therefore, in exercise of the powers conferred by section 129 of the Karnataka Co-operative Societies Act, 1959 (Karnataka Act 11 of 1959) the Government of Karnataka hereby makes the following rules further to amend the Karnataka Co-operative Societies Rules, 1960, namely:-

RULES**1. Title and commencement-**

(1) These rules may be called the Karnataka Co-operative Societies (Amendment) Rules, 2020.

(2) They shall come into force from the date of their final publication in the Official Gazette.

2. Amendment of rule 13D- In the Karnataka Co-operative Societies Rules, 1960, in rule 13D, after sub-rule (2), the following shall be inserted, namely:-

"(2-A) The election officer shall take steps for publication of voter list who are not eligible to vote in the following manner, namely-

(i) For publication of draft ineligible electoral list, the chief executive of every cooperative society shall prepare notice in respect of members not attending three out of the last five annual general body meetings and members not utilizing such minimum services or facilities in a co-operative year as specified in the bye laws for three consecutive cooperative years.

(ii) The chief executive of every cooperative society shall send above prepared notice to all ineligible members, fifteen days prior to six months to the date of election of the board by registered post and an opportunity shall be given to such member to file their objections, if any within fifteen days from the date of notice.

(iii) The chief executive of every cooperative society shall submit the list of ineligible voters to the election officer along with their objections and also produce the records pertaining to absence from general body meeting with attendance and services utilized by members. He has to produce the records for having sent the notice along with acknowledgement to the election officer within thirty days from the date of notice as specified by the election officer.

(iv) The chief executive of every cooperative society shall state in his notice that the ineligible voter can appear before the election officer between thirty days to sixty days from the date of notice to get the remedy.

(v) The election officer has to hear and dispose the objections filed by the ineligible voters within sixty days from the days of submission of objections from such voters.

(vi) The final list of ineligible voters shall be published on or before fifteen clear days prior to the date of election.”

BY ORDER AND IN THE NAME OF THE
GOVERNOR OF KARNATAKA

(K.M. ASHA)

Officer on Special Duty & Ex-Officio
Joint Secretary to Government,
Co-operation Department.

Government of Karnataka

No: KPRC-ADM20RBL/9/RDPR/DD2

Karnataka Government Secretariat,
Gate 3, 3rd floor, M.S.Building,
Bangalore, dated: 18.11.2020 .**Notification**

Sub : Abolition of Bitti Chakari Practice in Karnataka under Bonded
Labour Act (Abolition) Act, 1976.

Since many years, certain communities of northern parts of Karnataka bound by tradition were compelled to render unpaid services like cleaning and washing the cow sheds and the premises of their landlords everyday for few hours, along with other customary works ordered by the landlords during social/ cultural ceremonies in return for food grains for the whole year which is far below the minimum wages for any kind of labour notified by the Government from time to time. This practice was known as Bitti Chakari.

A seven member committee headed by Sri Shivaji Ganeshan constituted by the Department of Rural Development & Panchayat Raj, Government of Karnataka, in 2015, to study the issues of Bonded Labour system in the State has made a recommendation that Government should abolish Bitti Chakari Practice in the State as it is a form of Bonded Labour.

The Department of Rural Development & Panchayat Raj, Government of Karnataka had addressed the Deputy Commissioners of the concerned districts to examine the issue of Bitti Chakari Practice in the light of Sri Shivaji Ganeshan Committee recommendations and the complaint letter given by Sri Kiran Kamal vide letter No s - RDP/3/RBL/2014(01), dated- 5.11.2015 and RDPR/05/RBL/2018, dated- 13.3.2019 respectively.

NHRC vide case No- 332/10/0/2019/(M-II) has also asked the Government of Karnataka to examine the issue of Bitti Chakari Practice in parts of Karnataka.

After examining the issue in all its aspects, the State Government is convinced that the Practice of Bitti Chakari i.e, receiving the traditional/customary services in return of the payment of pittance of food grains for the whole year is clearly Bonded Labour System as defined under Sec 2(b), Sec 2 g(ii) and sec 2 g (v) of the Bonded Labour System (Abolition) Act, 1976.

It is hereby notified that the practice of Bitti Chakari to get the customary/traditional services of certain communities is abolished throughout the state of Karnataka with immediate effect. Anybody compelling the communities to offer such services will be punishable under Bonded Labour Act (Abolition) act, 1976.

By Order and in the name
of the Governor of Karnataka,

sd/-

(L.K.Attheeq)

Principal Secretary to Government
Department of Rural Development and Panchayat Raj.

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GOVERNMENT OF KARNATAKA

No: CI 115 MMN 2019

Karnataka Government Secretariat,
Vikasa Soudha,
Bengaluru, dated 24.08.2020.

Corrigendum

In the Notification NO. CI 115 MMN 2019, dated:30.06.2020 published in the Karnataka Gazette, Extraordinary, No 265 in Part-IVA, dated: Tuesday, 30th June, 2020 in page 14, in the table to SCHEDULE-II, entire column no. 3 under the heading "Present Rate of Royalty" shall be omitted, and column no.4 in SCHEDULE-II under the heading "Royalty to be revised" shall be corrected and read as "Rate of Royalty". Further, the amount "Rs 1700/- per MT" specified in Sl. No.1 in SCHEDULE-II shall be corrected and read as " Rs.700/- per MT" in respect of Dyke Rock category.

By Oder and in the name of the
Governor of Karnataka

(SHIVAPRAKASH)

Desk Officer (Mines)

Commerce and Industries Department.

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